

STATE OF CALIFORNIA
OFFICE OF THE COMMANDING GENERAL
STATE MILITARY FORCES - MILITARY DEPARTMENT
2829 Watt Avenue - P.O. Box 214405
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CAL ARNG Supplement 2
to NGR 635-100

29 October 1981

Personnel Separations
TERMINATION OF APPOINTMENT AND WITHDRAWAL
OF FEDERAL RECOGNITION

Issue of further supplements to this regulation by subordinate commanders is prohibited unless specifically approved by OCG-SMF.

NGR 635-100, dated 8 September 1978 is supplemented as follows:

Page 4 paragraph 5a (23) TERMINATION OF STATE APPOINTMENT. Superseded as follows:

(23) Failure of a lieutenant colonel to complete Command and General Staff College.

(a) When a lieutenant colonel fails to complete Command and General Staff College before the third anniversary of the effective date of his promotion/-appointment to that grade.

(b) AMEDD (excluding the 67 series), JAGC, and chaplains are exempt from this requirement. Staff specialist branch officers, assigned to Selective Service positions, are exempt unless they have not satisfied the military education requirement of NGR 600-102.

(c) The Chief, National Guard Bureau may waive the requirement in paragraph (a) above on a case-by-case basis. Requests for waiver should be sent to Commanding General, State Military Forces, ATTN: CAPA-OPMS, P.O. Box 214405, Sacramento, CA 95821.

Page 4, paragraph 6b, Retention beyond mandatory removal date. Superseded as follows:

b. Army Medical Specialties.

(1) An officer of the Medical Corps, Dental Corps, Army Nurse Corps, or Army Medical Specialist Corps may be retained in an active status beyond the mandatory removal date, provided they are otherwise fully qualified, but not beyond age 60.

(2) As an exception to (1) above, Medical Corps officers who are eligible for retired pay under 10 U.S.C. 1331 (20 years of qualifying Federal Service and 60 years of age) may be retained beyond age 60 on a case-by-case basis until the end of the month they attain age 64 (10 U.S.C. 676). Further, Medical Corps officers retained in an active status until age 60 under (1) above

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who are not qualified for retired pay under 10 U.S.C. 1331 may also be retained in an active status under 10 U.S.C. 1003 until the end of the month they attain age 64. Requests will be submitted at least 120 days before their 60th birthday.

(3) All requests for retention under this paragraph will be submitted through channels to Army National Guard Personnel Center, NGB-ARP-C, 5600 Columbia Pike, Falls Church, Virginia 22041, with complete justification based on the need of the service and the qualifications of the individual for continued service to meet service requirements.

Page 5, paragraph 6c, superseded as follows:

"c. A chaplain may be biennially retained in an active status beyond mandatory removal date provided he/she is otherwise qualified, but not beyond age 60. This authority is not applicable to those chaplains whose removal is required by paragraph 5a(10) of this regulation. Requests for extensions will be coordinated for recommendation with the Office, Chief of Chaplains."

Page 6, paragraph 7d, superseded as follows:

"d. Upon separation from the Army National Guard, States orders will specify the USAR unit or the control group in AR 140-10 to which the officer is to be assigned. Further, reassignments between control groups will be made by the Commanding General, US Army Reserve Components Personnel and Administration Center."

Page 6, paragraph 7, Reserve of the Army Status. Add paragraph f.

f. Section 109, Title 32, US Code states, in part, that a State may maintain no troops other than those of its National Guard and defense forces (our SMR). A member of a defense force is not exempt from service in the Armed Forces, nor is he entitled to pay, allowances, subsistence, transportation or medical care or treatment from funds of the United States. A member of a defense force can not be a member of a Reserve Component of the Armed Forces.

Page 6, paragraph 8, Records, changed as follows:

"8. Records. Records will be forwarded to the gaining ARNG/USAR unit or RCPAC, as appropriate (NGR 640-100), whenever an officer continues to hold an appointment in the Army National Guard or Army Reserve."

Page 6, paragraph 8c Records, add to paragraph: "When it has been determined from official records that the NGB Form 22 issued to an officer contains error or omission of pertinent facts, correction may be made by preparing an NGB Form 22A."

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(CAPA-OPMS)

BY ORDER OF THE GOVERNOR:

OFFICIAL:

RICHARD BEARDSLEY
MAJ, ARMOR, CALY ARNG
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